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NOTICE OF ALLOWANCE AND FEE(S) DUE

77042

Perkins Coie LLP P.O. Box 1208

Seattle, WA 98111-1208

7590

11/10/2008

EXAMINER AILES, BENJAMIN A ART UNIT PAPER NUMBER

2442

DATE MAILED: 11/10/2008

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/981,644	10/16/2001	Jason Lango	67272-8045.US01	7020	

TITLE OF INVENTION: METHODS AND APPARATUS FOR PACING DELIVERY OF STREAMING MEDIA DATA

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$0	\$0	\$1510	02/10/2009

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	₹	ATTO	RNEY DOCKET NO.	CONFIRMATION NO.
09/981,644 TITLE OF INVENTION	10/16/2001 I: METHODS AND APP	PARATUS FOR PACING	Jason Lango DELIVERY OF STREA	MING MEDIA DAT		/272-8045.US01	7020
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nonprovisional	NO	\$1510	\$0	\$0		\$1510	02/10/2009
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"Fee Address" ind PTO/SB/47; Rev 03-0 Number is required. 3. ASSIGNEE NAME A PLEASE NOTE: Unl	oondence address (or Cha B/122) attached. lication (or "Fee Address 22 or more recent) attach ND RESIDENCE DAT/ less an assignee is ident h in 37 CFR 3.11. Com	nge of Correspondence "Indication form led. Use of a Customer A TO BE PRINTED ON This ified below, no assignee	2. For printing on the part of the names of up to or agents OR, alternation (2) the name of a sing registered attorney or 2 registered patent attended in the part of the part	o 3 registered patent ively, the firm (having as a agent) and the name orneys or agents. If reprinted.	membes of u	p to he is 3dentified below, the do	cument has been filed for
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Perkins Coie LLP				AILES, BENJAMIN A		
P.O. Box 1208				ART UNIT	PAPER NUMBER	
Seattle, WA 98111-1208				2442		
			DATE MAILED: 11/10/2008			

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 619 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 619 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)	
	09/981,644	LANGO ET AL.	
Notice of Allowability	Examiner	Art Unit	
	BENJAMIN AILES	2442	
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-1 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	ppears on the cover sheet wards (OR REMAINS) CLOSED in the state of th	ith the correspondence address in this application. If not included unication will be mailed in due cou	rse. THIS
1. This communication is responsive to 10/16/2008.			
2. 🔀 The allowed claim(s) is/are <u>79-96</u> .			
3.	ave been received. ave been received in Application documents have been received. E" of this communication to file NMENT of this application. bmitted. Note the attached EX gives reason(s) why the oath of the submitted. erson's Patent Drawing Revies.	on No d in this national stage application a reply complying with the require AMINER'S AMENDMENT or NOT r declaration is deficient. w (PTO-948) attached	ements
(b) including changes required by the attached Examin Paper No./Mail Date Identifying indicia such as the application number (see 37 CF) each sheet. Replacement sheet(s) should be labeled as such in the such including the suc	R 1.84(c)) should be written on t	he drawings in the front (not the bac	ck) of
 DEPOSIT OF and/or INFORMATION about the de attached Examiner's comment regarding REQUIREMEN 			; the
 Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-94) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 10/16/2008 4. ☐ Examiner's Comment Regarding Requirement for Depos of Biological Material 	8) 6. Interview S Paper No. 7. Examiner's it 8. Examiner's 9. Other /Andrew Cald	oformal Patent Application ummary (PTO-413), /Mail Date Amendment/Comment Statement of Reasons for Allowal well/ ttent Examiner, Art Unit 2442	nce

DETAILED ACTION

Allowable Subject Matter

1. Claims 79-96 are considered allowable over the cited prior art of record.

The following is an examiner's statement of reasons for allowance:

The main cited prior art references cited, Markowitz et al. (US 6,651,103) in view of Pinckney et al. (US 2002/0169926), and other prior art fail to teach or suggest all of the claim limitations.

Markowitz teaches a media storage device where all versions of media information are made available from a media server (col. 4, II. 20-27). The media storage device responds to requests from user devices utilizing a gateway proxy device that checks the media storage device for a version of the media information. When the requested version is found and thus retrieved from the media storage and streamed to the user device without interacting with the media server (col. 6, II. 32-40).

Pinckney teaches the transmission of data by a content provider that may be a superset of data to be streamed to a client (p. 3, para. 0033). Pinckney teaches further the utilization of protocol-independent caching whereby the protocol used by a client to access content from a cache is separated from the protocol used to fetch the content from the content provider in the cache. Content is translated from a protocol-specific form into a protocol-independent form when content is provided. Content is translated from a protocol-independent form back into a protocol dependent form when a user makes a request to the cache from streaming (p. 7, para. 0069).

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Therefore, the combination of the cited prior art and other prior art fail to teach or suggest a network caching system that includes both a protocol dependent subsystem and a protocol independent subsystem, specifically, as recited in exemplary claim 79, a network caching system in combination with "a protocol dependent caching subsystem, which includes a plurality of streaming media encoders to support a plurality of streaming media protocols, wherein the protocol dependent caching subsystem is configured to interact with an upstream server, including to obtain from the upstream server streaming media data encoded according to a particular streaming media protocol, to decode the streaming media data for storage in the mass storage facility, and subsequently to encode the streaming media data into a first streaming media protocol used by a client system after the streaming media data is retrieved from the mass storage facility for delivery to the client system; and a protocol independent caching subsystem, distinct from the protocol dependent caching subsystem, configured to manage flow of streaming media data to and from the operating system in a streaming media protocol independent manner, including to store the streaming media data obtained from the upstream server in the mass storage facility after the streaming media data has been decoded by the protocol dependent caching subsystem, in a form that is encapsulated in a network protocol to be optimized for delivery to the client system, and to store streaming protocol specific metadata with the streaming media data in the mass storage facility, and subsequently to retrieve the streaming media data from the mass storage facility for subsequent encoding by the protocol dependent caching subsystem and delivery to the client system, wherein the protocol independent

caching subsystem further is configured to deliver the streaming media data to the client system according to the first streaming media protocol and to control a pace of delivery of the streaming media data to the client."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin Ailes whose telephone number is (571)272-3899. The examiner can normally be reached Monday-Friday, 5:30-8:30AM, 1:00-6:00PM, IFP Hoteling schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on 571-272-3868. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/B. A. A./ Examiner, Art Unit 2442 /Andrew Caldwell/ Supervisory Patent Examiner, Art Unit 2442 Application/Control Number: 09/981,644

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